

RETURN DATE: October 23rd 2012

UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF NEW YORK

===== X

In re: CASE NO# 12:46080-ESS
DERRICK M. JOHNSON, Chapter 13

Debtor,

===== X

NOTICE OF MOTION

PLEASE TAKE NOTICE, that upon the annexed application of Derrick M. Johnson, appearig pro-se herein, the debtor, a hearing will be held before Hon. Elizabeith S.Stong, U.S. Bankruptcy Judge to consider the Debtor's motion for a[n] order granting relief as follows [i] extension of time to submit and file schedules, [ii] maintain the automatic stay pending the submisstion of documents and [iii] time to consult with pro-se attorney, and [iv] extension of time for additional thirty days and for such other and further relief this court may deem just and proper.



Page ii

Date: October 2nd 2012

Date and time of hearing: October 23rd 2012
10:00 A.M. EST

Location: U.S. Bankruptcy Court
271 Cadman Plaza East, Suite 1595
Brooklyn, New York 11201-1800
Courtroom #3585

By /s/ Derrick M. Johnson
Derrick M. Johnson, Debtor
160-06 119th Road,
Jamaica, New York 11434
Tele: 347-258-1598

UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF NEW YORK

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In re:

CASE NO# 12:46080-ESS

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Debtor,

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APPLICATION IN SUPPORT OF MOTION

To the Hon. Judge Elizabeth S. Stong, U.S Bankruptcy Judge;

I, Derrick M. Johnson appearing pro-se herein, being duly sworn, depose as debtor herein, make this application in support of my motion for the following relief:

- i- That I be granted an extension of time to prepare to file and submit my schedules and other documentations;

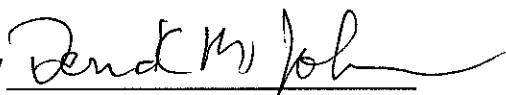
- ii- That I be granted an additional thirty days in order to properly prepare with the pro-se attorney for assistance;

- iii- That the automatic stay remain in place pending the submission of these documents and schedules.

In support of this motion, I hereby alledge as follows that I has made a due diligent effort to file my schedules and prepare them on my own. However, after consulting with the pro-se attorney at the clerk's office she advised that I ask for more time to properly prepare and submit correct information. I was never aware of the complicity of these documents and the fact that I had to provide current information about all of my assets.

Wherefore, debtor prays for an Order granting relief requested.

Date: October 2nd 2012

By /s/ 
Derrick M. Johnson

UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF NEW YORK

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In re:

CASE NO# 12:46080-ESS
Chapter 13

DERRICK M. JOHNSON,

Debtor,

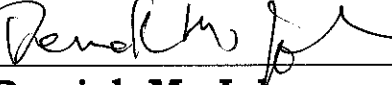
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CERTIFICATE OF SERVICE

The undersigned certifies that on October 2nd 2012, a true copy of the annexed papers, namely a Notice of Motion and Application in Support was served by depositing same, enclsoed in a properly addressed postage paid envelope, in an official depository under the exclusive care and custody of the U.S. Postal Service within the State of New York upon the U.S. Trustee;

**Marianne Derosa
Chapter 13 Trustee
115 Eileen Way
Suite 105,
Syosset, N.Y. 11791**

Date: Oct 2nd 2012

By /s/ 
Derrick M. Johnson